EXHIBIT 1

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 2 of 253

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH *
Plaintiffs,	*
v.	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
	*

- 1. I, <u>Philus Fllen / John</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

Signature

Officer Helent Momas

Print Name

37/6 Chesmont Ave

Home Address

Baltimore Mo 2006

City, State, Zip

1/43 992 1246

Phone Number

Nina Sings sangs Ofahro. Con
Email

Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	
	*
v.	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
	*

- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

ASho White Buy

Print Name

1111 Wholen

Home Address

Bolt. NO 2/2/7

City, State, Zip

City, State, Zip

Phone Number

CISHO Dey & Me. COM

Email

J583

Sequence Number (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENI	NEIHE	3. BUII	LEK, et	al.,		•						
On behalf of themselves and on behalf of all other similarly situated employees,						*	309-EL	.н				
omer similarly strated employees,			*	CIVII	71001011	110. 1.1	0 00 05.	507 LL				
	Plaint	iffs,				*						
v.						*						
BALT et al.,	'IMORI	E POLI	CE DEF	PARTM	ENT,	*						
-	Defen	dants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, Shane Stinch comb, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

17 Dec 17	Ste_
Date	Signature
	Shane Stinch comb
	Print Name
	27 12 Park Heights Dr Home Address
	Baldwin, Mp 21013 City, State, Zip
	410-302-6461
	Phone Number
	Shone paner Byahoo. (om Email
	I844
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 11 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*								
On behalf of themselves and on behalf of all other similarly situated employees,	* Civil Action No. 1:16-cv-03309-ELH								
Plaintiffs,	*								
v.	*								
BALTIMORE POLICE DEPARTMENT, et al.,	*								
Defendants.	*								
* * * * * *	* * * * * * * * *								
	LAINTIFF IN SUIT AGAINST THE NDER THE FAIR LABOR STANDARDS ACT								
claims, as described in the Notice, arising	out of my employment with Baltimore Police								
Department and the Mayor and City Council of	f Baltimore ("Defendants") in connection with the								
above referenced lawsuit.									
2. I understand that this lawsuit is b	rought under the Fair Labor Standards Act of 1938,								

- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/11/11

Signature
Scott Laurence
Print Name
7805 New Battle Grove rd
Home Address
Baltimore MD 2/222
City, State, Zip
443-326-2305
Phone Number
Scott Lawrence 78 @ Grail. Com
Email
I-154
Sequence Number (if known)
Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KEN	INCIL	D. DU I	LEK, et	aı.,		•						
			lves and ted emp		alf of all	*	Civi	l Action	No. 1:1	6-cv-03	309-EI	LΗ
	Plair	ıtiffs,				*						
v.						*						
BAL et al.		RE POL	ICE DEI	PARTM	IENT,	*						
	Defe	ndants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, Plo Boscava, Jose , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

Jose Signature

Print Name

6 Blim Ker C+

Home Address

M. ddle River, MD, 21220

City, State, Zip

143-681-0910

Phone Number

boscana 232 hotmanl. com

Email

I 335

Sequence Number (if known)

IMPORTANT NOTE

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

RENNETH B. BUTLER, et al.,	•
On behalf of themselves and on behalf of all other similarly situated employees,	* Civil Action No. 1:16-cv-03309-ELH
omer simulity structed employees,	*
Plaintiffs,	
v.	*
	*
BALTIMORE POLICE DEPARTMENT,	
et al.,	*
Defendants.	*
	*
ale ale ale ale ale ale	. ال ال الم الم الم الم

- 1. I, CHMSTOFMER M. LEAVE BY ON, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 18 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/17/17	Af Constant Signature
Date	
·	Sar. Chaisropura un Laraverara
	Print Name
	12) MEDWICK GARN FAST Home Address
	BALTHURE MD UZZE City, State, Zip
	Y/v P35 6026 Phone Number
	Phone Number
	Ptopher 323 @ 7 orho s. com Email
	F769
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 19 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENN	ETH B	. BUTL	ER, et a	ıl.,		*									
		hemselv v situate			lf of all	*	Civil Action No. 1:16-cv-03309-EL								
	Plainti	ffs,				*									
v.						*									
BALTIMORE POLICE DEPARTMENT, et al.,						*									
	Defend	lants.				*									
						*									
*	*	*	*	*	*	*	*	*	*	*	*				

- 1. I, <u>Cless Feet</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 21 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/17/17	he Fee
Date	Signature
	Gles Fou
	Print Name
	6719 GERMAN HILL Rd
	Home Address
	BALTO MS 21222
	City, State, Zip
	443-255-4732
	Phone Number
	Email
	F041
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	•						
On behalf of themselves and on behalf of all other similarly situated employees,	*	Civil A	action N	o. 1:16	5-cv-03	309-EI	LΗ
Plaintiffs,	*						
v.	*						
BALTIMORE POLICE DEPARTMENT, et al.,	*						
Defendants.	*						
	*						
	-	ale.	4	-10	-	ماد	

- 1. I, Jennier Wortham, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/17/17	Jennife Walls
' Date	Signature
	Jennier Wortham
	Print Name
	518 Kenora Drive
	Home Address
	Baltimore, MD 21108
	City, State, Zip
	301-357-1215
	Phone Number
	Jcity 31 @gmail. Com
	J Email I
	H882
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 26 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENN	NETH	B. BUT	LER, et	al.,		*						
		themse ly situa			alf of all	*	Civil	l Action	No 1·1	6-cv-03	309-FI	LН
		., 5	ica cinp	ioyees,		*	CIVII	11011011	110. 1.1	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	307 D .	
	Plain	tiffs,		•		*						
v.						*						
BALT et al.,	IMOR	E POLI	CE DEI	PARTM	IENT,	*						
	Defer	ıdants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, <u>Dominic Crawford</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

17Dec 17	
Date	Signature
	Dominic Crawford
	Print Name
	6713 Old Harford Rd
	Home Address
	Baltimore, MD 21234 City, State, Zip
	City, State, Zip
	443-839-5087
	Phone Number
	Dome 20 Ogmail. Con Email
	Email
	J047
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 29 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,						*							
On behalf of themselves and on behalf of all other similarly situated employees,					l * Civil Action No. 1:16-cv-03309-ELH *								
Plaintiffs,						*							
v.						*							
BAL et al.		RE POLI	CE DEI	PARTMEN	NT,	*							
	Defe	ndants.				*							
*	*				*	*	*			*	*	,	
BA	LTIMC	RE POL	ICE DE	BE A PAI EPARTME	ENT UI		THE FA	AIR LA	BOR S	ΓANDA			
	1.	I,	Steve	m S	lack			<u>.</u>	, a	gree to	pursue	my	
claims	s, as de	escribed	in the	Notice, ar	rising	out c	f my	employ	ment w	ith Balt	imore P	olice	
Depar	tment a	nd the M	layor ar	nd City Co	ouncil o	f Balti	more ("	Defend	ants") ir	connec	ction wit	h the	
above	referen	ced laws	suit.										
	2.	I under	stand th	at this law	suit is t	rough	under t	he Fair	Labor S	tandards	s Act of	1938,	
as am	ended,	29 U.S.C	C. § 201	l, et seq.	I hereb	y cons	sent, agi	ree and	opt-in t	o becor	ne a Pla	intiff	
herein	and be	bound to	o any ju	dgment by	y the Co	ourt or	any sett	lement	of this a	ction.			
	3.	I, herel	oy, desig	gnate Judd	l G. Mil	llman,	Esq. (Ba	ar No. 1	8212), I	Bruce M	I. Lucha	nsky,	
Esq. (Bar No	. 08439),	and Lu	chansky L	∠aw, an	d Herb	Weiner	r, Esq.,	Michael	E. Dav	ey, Esq.	(Bar	
No. 29	9188) ar	nd Schlad	chman, I	Belsky & V	Weiner,	P.A.,	o repres	ent me	for all p	ırposes	in this ac	ction.	

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 30 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Z 18 17 Date	Signature
24.0	Steven John Slack
	Print Name
	3204 Hideant Dr.
	Home Address
	<u>Manohester</u> MD 21102 City, State, Zip
	443 632-5118 Phone Number
	Steven Slack @ Baltimore Police.org.
	Email
	H923
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 31 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*							
On behalf of themselves and on behalf of all other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH							
Plaintiffs,	*							
v.	*							
BALTIMORE POLICE DEPARTMENT, et al.,	*							
Defendants.	*							
* * * * * *	*	*	*	*	*	*	*	
CONSENT TO BE A PARTY PERSONNEL POLICE DEPARTMENT US	NDER 7	ГНЕ FA	IR LAE	OR ST	ANDA			
claims, as described in the Notice, arising								
Department and the Mayor and City Council of	of Baltir	nore ("I	Defenda	nts") in	connec	tion with	the	
above referenced lawsuit.								
2. I understand that this lawsuit is b	orought	under th	e Fair L	abor Sta	ndards	Act of 1	938,	
as amended, 29 U.S.C. § 201, et seq. I hereb	y cons	ent, agre	ee and o	pt-in to	becom	ne a Plai	ntiff	
herein and be bound to any judgment by the Co	ourt or a	any settl	ement o	f this ac	tion.			
3. I, hereby, designate Judd G. Mi	llman, F	Esq. (Ba	r No. 18	212), Bı	ruce M	. Luchan	sky,	
Esq. (Bar No. 08439), and Luchansky Law, an	d Herb	Weiner,	Esq., N	Iichael l	E. Dave	ey, Esq.	(Bar	
No. 29188) and Schlachman, Belsky & Weiner.	, P.A., to	represe	ent me fo	or all pui	poses i	in this ac	tion.	

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 33 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12-18-17 Date	Signature
	James Sisad Print Name
	303 Howards Trust Ct Home Address
	Glen Bune MD 21060 City, State, Zip
	(443) 805-5435 Phone Number
	James Sisco@Baltimae police of a
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 34 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 35 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*							
On behalf of themselves and on behalf of al other similarly situated employees,	/ * Civil Action No. 1:16-cv-03309-ELH							
Plaintiffs,	*							
v.	*							
BALTIMORE POLICE DEPARTMENT, et al.,	*							
Defendants.	*							
* * * * * *	*	*	*	*	*	al.	ata	
CONSENT TO BE A PARTY I BALTIMORE POLICE DEPARTMENT U						RDS A	СТ	
1. I, Mark Kahl				, a				
claims, as described in the Notice, arising	out o	f my	employ	ment w	ith Balt	imore l	Police	
Department and the Mayor and City Council	of Balti	more ("	Defenda	ants") ir	connec	ction wi	th the	
above referenced lawsuit.								
2. I understand that this lawsuit is	brough	t under t	he Fair l	Labor St	andards	s Act of	1938,	
as amended, 29 U.S.C. § 201, et seq. I here	by cons	sent, ag	ree and	opt-in t	o becor	ne a Pla	aintiff	
herein and be bound to any judgment by the C	Court or	any sett	lement	of this a	ction.			
3. I, hereby, designate Judd G. M	illman,	Esq. (Ba	ar No. 1	8212), I	Bruce M	. Lucha	nsky,	
Esq. (Bar No. 08439), and Luchansky Law, a	nd Herb	Weine	r, Esq.,	Michael	E. Dav	ey, Esq	. (Bar	
No. 29188) and Schlachman, Belsky & Weine	r, P.A., t	o repres	ent me i	for all pu	ırposes	in this a	ction.	

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 36 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

Mark Kahler

Print Name

1234 Haverhill Rd.

Home Address

Baltimore MD 21229

City, State, Zip

443-604-75-83

Phone Number

Kahler 1234 @ Gmail. Com

Email

G893

Sequence Number (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 37 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 38 of 253
Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*
v.	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
	*

- 1. I, <u>Christopher Vall's</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 39 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12.18.17	Ohr
Date	Signature
	Christophe Glem Valis Print Name
	·
	3909 Kimble Rd
	Home Address
	BALTIMORE, MID ZIZIX
	City, State, Zip
	410-652-9865
	Phone Number
	Christopher. Valis @ iclard.com Email
	_
	-5774
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 40 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*	
On behalf of themselves and on behalf of all	*	2
other similarly situated employees,		Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,		
	*	
v.	*	
BALTIMORE POLICE DEPARTMENT,		
et al.,	*	
Defendants.	*	
	*	

- 1. I, KIMBERLY WILSON Cultural agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 42 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

Signature

Signature

Author Clandle

Print Name

3814 W. Overlea Al

Home Address

Battwork WD 21200

City, State, Zip

443-938-038

Phone Number

Kindoly, glandle Obathan Phile,
Email

Color

Sequence Number (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 43 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENI	NEIH	B. BUI	LEK, et	al.,		ጥ						
		f themse rly situa			alf of all	*	Civi	l Action	No. 1:1	6-cv-03	309-EL	Н
	n/ ·	·· CC				*						
	Plair	itiffs,				*						
v.						*						
BALT et al.,	'IMOR	RE POLI	CE DEI	PARTM	IENT,	*						
	Defe	ndants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, <u>Terrell Carter</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 45 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

 Terrell Sarter Signature
Terrell Cartes Print Name
4 Cloverweed Of Apt # 204 Home Address
Essex, MD 2/22/ City, State, Zip
(443)826-8955 Phone Number
tearter 881/6 yahoo. com
Sequence Number (if known)
Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 46 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 47 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*							
On behalf of themselves and on behother similarly situated employees,	l * Civil Action No. 1:16-cv-03309-ELH *							
Plaintiffs,								
v.		*						
DAITIMODE DOLICE DEDADTA	/ENIT	*						
BALTIMORE POLICE DEPARTM et al.,	TENI,	*						
Defendants.		*						
		*						
* * * * *	*	*	*	*	*	*	*	*
1. I, Brand claims, as described in the Notice, Department and the Mayor and City	on B arising	out o	of my	employ	, a	igree to	pursuo	e my Police
above referenced lawsuit.								
2. I understand that this l	awsuit is	brough	it under	the Fair	Labor S	tandard	s Act of	1938,
as amended, 29 U.S.C. § 201, et see	q. I here	by con	sent, ag	ree and	opt-in t	to becom	ne a Pla	intiff
herein and be bound to any judgment	t by the C	Court o	any set	tlement	of this a	ection.		
3. I, hereby, designate Ju	ıdd G. M	illman,	Esq. (B	ar No. 1	8212), 1	Bruce M	I. Lucha	nsky,
Esq. (Bar No. 08439), and Luchansk	y Law, aı	nd Her	b Weine	r, Esq.,	Michael	l E. Dav	ey, Esq.	(Bar
No. 20188) and Schlachman, Belsky.	& Weiner	- Р Д	to renre	sent me	for all n	urnases	in this a	ction

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 48 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12-18-17	Park R
Date	Signature
	Brandon Bass Print Name
	Home Address
	City, State, Zip
	943-629-8470 Phone Number
	Email
	Brandon 1. bass 123 @ gmail. com Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 49 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*							
On behalf of themselves and on behalf of all								
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH *							
Plaintiffs,	*							
v.	*							
BALTIMORE POLICE DEPARTMENT, et al.,	*							
Defendants.	*							
* * * * *	* * * * * * * *							
BALTIMORE POLICE DEPARTMENT UN	LAINTIFF IN SUIT AGAINST THE NDER THE FAIR LABOR STANDARDS ACT							
1. I, <u>Erie Winston</u>	, agree to pursue my							
claims, as described in the Notice, arising	out of my employment with Baltimore Police							
Department and the Mayor and City Council or	f Baltimore ("Defendants") in connection with the							
above referenced lawsuit. This Consent Form	relates back to September 30, 2016, which is the							

2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three

years prior to the Original Complaint being filed in this lawsuit.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

18 Dec 2017	a huh
Date	Signature
	Eric Winston
	Print Name
	5901 Daywalt Ave
	Home Address
	Baltimore, MD 21206
	City, State, Zip
	410-805-1639
	Phone Number
	e. Winston 34@ gmail. Con
	Email
	丁469
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*							
On behalf of themselves and on behalf of all								
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH *							
Plaintiffs,	*							
v.	*							
BALTIMORE POLICE DEPARTMENT,								
et al.,	*							
Defendants.	*							
	*							
* * * * * *	* * * * * *							
	LAINTIFF IN SUIT AGAINST THE NDER THE FAIR LABOR STANDARDS ACT							
1. I, James T. De	ease, agree to pursue my							
claims, as described in the Notice, arising	out of my employment with Baltimore Police							
Department and the Mayor and City Council o	f Baltimore ("Defendants") in connection with the							
above referenced lawsuit. This Consent Form	relates back to September 30, 2016, which is the							
date the lawsuit was filed. As a result, my claim	s relate back to September 30, 2013, which is three							

2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

years prior to the Original Complaint being filed in this lawsuit.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/18/17	
Date	Signature
	OFL. James Deasel
	Print Name
	19 Derwood Court
	Home Address
	Baltimore MD 21234
	City, State, Zip
	443-392-8673
	Phone Number
	James. densel@baltinoxpolice
	Email
	7633
	Sequence Number (if known)

Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENI	NEIHI	B. BUT	LEK, et	al.,		•						
			lves and ted empl		alf of all		Civil	Action 1	No. 1:10	6-cv-033	309-EL	Н
	Plain	tiffs,				*						
v.						*						
BALT et al.,	IMOR	E POLI	CE DEF	'ARTM	ENT,	*		•				
	Defen	idants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, William Bernath Tr , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

William Bernath Jr

Print Name

42 York Rd

Home Address

Jacobus, PA 17407

City, State, Zip

610-349-1848

Phone Number

Whemath a gmail. Com

Email

J03 |

Sequence Number (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

RENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	* Civil Action No. 1:16-cv-03309-ELH
other similarly situated employees,	*
Plaintiffs,	
v.	*
	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
•	*
* * * * *	* * * * * *

- 1. I, <u>Jason Van Helten</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12-18-17	- Same lantholden
Date	Signature
	Jason Van Helten
	Print Name
	7 Thurmont Ct Apt. TA Home Address
	Home Addréss
	Notting ham, MD, 21236 City, State, Zip
	City, State, Zip
	(302) 420-9257 Phone Number
	Phone Number
	jason. Van. helten@gmail. Com
	J Email
	J719
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KEN	NETF	I B. BUI	LER, et a	al.,		*						
	On behalf of themselves and on behalf of all other similarly situated employees,				*	Civil Action No. 1:16-cv-03309-ELH						
		,		., ,		*			- 101 - 11			_
	Pla	intiffs,				*						
v.						*						
BAL et al.		RE POL	ICE DEP	ARTM	IENT,	*						
	Def	endants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	*
CONSENT TO BE A PARTY PLAINTIFF IN SUIT AGAINST THE BALTIMORE POLICE DEPARTMENT UNDER THE FAIR LABOR STANDARDS ACT												
	1.	I,	Frank	(J.	Trien	d J	r.		, ;	agree to	pursue	e my
claims	s, as c	lescribed	in the N	Notice,	arising	out o	of my	employ	ment w	rith Balt	imore F	Police

date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.

2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the

above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature
Frank J. Friend J.

Print Name

8112 Bravo Court

Home Address

Pasadona Md. 21122

City, State, Zip

443-610-1635

Phone Number

1 Heman 19. CJF e g mail. Con

Email

G231

Sequence Number (if known)

Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al., *	
On behalf of themselves and on behalf of all *	
other similarly situated employees, Civil Action No. 1:16-cv-033	09-ELH
Plaintiffs,	
* V.	
* PALTRAORE DOLLGE DEDARENTE	
BALTIMORE POLICE DEPARTMENT, et al., *	
Defendants. *	
* * * * * * * * * * *	*

- 1. I, <u>Donal d Koch</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Date

Donald Koch
Print Name

144 Hall St
Home Address
Bel Air, MD 21014
City, State, Zip

484 - 794 - 38/3
Phone Number

dkoch 06@ (omcast. net
Email

J726
Sequence Number (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 68 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	•
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*
v.	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
	*
at at the second of	

- 1. I, <u>Cejus Watson</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/18/17	h
Date	Signature
	Cejus Watson
•	O Print Name
	5511 Adleigh Ave
	Home Address
· .	Baltimore, MD 2,206 City, State, Zip
	City, State, Zip
	(410) 971-7145
	Phone Number
	abc5036@amail.con
	Email
	176
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*	
On behalf of themselves and on behalf of all	*	G: 114 N. 116 00000 FILE
other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,		
	*	
V	*	
BALTIMORE POLICE DEPARTMENT, et al.,	*	
Defendants.	*	
	*	

- 1. I, <u>Dominique C. Wiggins</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 72 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

December 18, 2017
Date

Deminique C. Wiggins
Print Name

319 Joppa Crossing Ct
Home Address

Jappa, MD 21085
City, State, Zip

410-322-2090
Phone Number

dcwiggins 77@ hotmail.com
Email

I 477
Sequence Number (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 74 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENN	NETH B	. BUTI	LER, et	al.,		*						
	half of to similarly				alf of all	*	Civi	l Action	No. 1:1	6-cv-03	309-EL	Н
				,,		*						
	Plainti	ffs,										
						*						
v.												
						*						
	IMORE	POLI	CE DEI	PARTM	ENT,							
et al.,						*						
	Defend	lants.		•		*						
						*		•				
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, Melvin Sahtiago, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 75 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Z 8 7 Date	Moliver Louise Signature
	Melvin Santiago Print Name
	776 Baltimore Amagolis BCVI Home Address
	Severna Park, Mb 21146 City, State, Zip
	347-400 - 1801 Phone Number
	Venom 1777 Qual Com Email
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KE	NNETH	B. BUT	LER, et	al.,		*							
		f themse rly situa			alf of all	*	Civil	Action	No. 1:1	6-cv-03	309-E	LH	
v.	Plai	ntiffs,				*				٠			
BA et a		RE POLI	(CE DE)	PARTM	ENT,	*	٠						
	Defe	endants.				*							
*	*	*	*	*	*	*	*	*	*	*	*		*
В	ALTIMO				ARTY P MENT U Trah				ABOR S		ARDS		
clain	ns, as de	escribed	in the	Notice,	arising	out	of my	employ	ment w	ith Bal	timore	Po	lice
Depa	artment a	and the N	Aayor aı	nd City	Council	of Balt	timore ('	'Defend	lants") i	n conne	ction v	vith	the
abov	e referer	nced law	suit.										•
	2.	I unde	rstand th	at this la	awsuit is	brougl	nt under	the Fair	Labor S	standard	s Act c	of 19	938,
as ar	nended,	29 U.S.	C. § 20	1, et seq	y. I here	by cor	nsent, ag	ree and	opt-in	to beco	me a I	Plair	ıtiff
here	in and be	bound t	o any ju	ıdgment	by the C	Court o	r any set	tlement	of this	action.			
	3	I here	hv desi	onate Iu	dd G. M	illman	Esa (F	Bar No	18212).	Bruce N	/L Lucl	hans	skv.

Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar

No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 78 of 253

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/18/2017 Date

R - 17 6
Signature
Social Flaham
Print Name
206 E. Read St
Home Address
Saltinore MD 21202
City, State, Zip
410-218-407
Phone Number
Bors. Graham @ Baltimore Police, Dra
Email
H583
Sequence Number (if known)
Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNET	H B. BUTLE	ER, et a	<i>l.</i> ,		*						
other simi	f of themselve larly situated			alf of all	*	Civil	Action	No. 1:1	6-cv-033	309-EI	LH
Pl	aintiffs,				*						
V.					*						
BALTIMO et al.,	ORE POLICI	E DEPA	ARTM	ENT,	*						
$D\epsilon$	efendants.				*						
					*						
* *	. *	*	*	*	*	*	*	*	*	*	

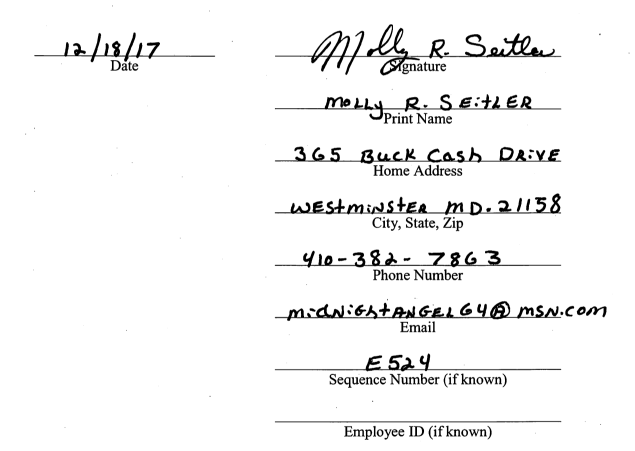
- 1. I, SERGEANT MOLLY R. SETTLER, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 81 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.



IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

	KENNETH B. BUTLER, et al.,	*						
	On behalf of themselves and on behalf of other similarly situated employees,	all *	Civi	l Action	No. 1-14	5_0v_03	300-E1 H	ī
		*	CIVI	i Action	110. 1.10	J-CV-U3.	309-LLL1	
	Plaintiffs,	*						
	v.	*						
	BALTIMORE POLICE DEPARTMENT, et al.,	*						
	Defendants.	*						
		*						
	* * * * * *	*	*	*	*	*	*	*
	CONSENT TO BE A PARTY BALTIMORE POLICE DEPARTMENT						ARDS AG	СТ
	1. I, Norris	We	lls		, a	igree to	pursue	my
c	claims, as described in the Notice, arising	g out o	of my	employ	ment w	ith Balt	timore P	olic
Ι	Department and the Mayor and City Counc	il of Balti	imore ("Defend	ants") ir	conne	ction wit	h the
a	bove referenced lawsuit.							

- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 84 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12-18-17 Date	Market Signature
	Merris Wells Print Name
	10 Cherry Hill Rd Home Address
	Baltimure, Maryland 2/22
	443-629-6301 Phone Number
	Sirron-3@Msn.com Email
	FUTO
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 86 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KE	NETH	B. BUT	LER, e	t al.,		*						
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oine	rsimua	riy siiua	іеа етр	noyees,		*	Civil	Action	No. 1:1	0-CV-U3	309-EL	Н
	Plair	ntiffs,										
						*						
v.						*						
BAI	TIMOI	RE POLI	ICE DE	PARTM	ENT.	·						
et al					,	*						
	Defe	ndants.				*						
		•				*					•	
*	*	*	*	*	*	*	*	*	*	*	*	*
		CONSE	ENT TO	BE A F	ARTY F	LAIN	TIFF IN	SUIT	AGAINS	ST THE		
BA	LTIMO				MENT U							CT
		•	D -:-	1	11	_			•			

- 1. I, Brian Huber, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 87 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature
Brian Huber
Print Name

4800 Berryhill Gir Apt 203
Home Address
Perry Hall, MD 21128
City, State, Zip

443-686-2113
Phone Number
Brian. Huber @ Baltimore Police. org
Email

1791
Sequence Number (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 89 of 253

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENN	EIHB	. BUTLI	ER, et a	<i>l.</i> ,		*					
		hemselve situatee ffs.			lf of all	*	Civil A	ction N	o. 1:16-c	ev-0330	9-ELH
,	J	<i>,</i>				*					
v.						*					
BALT et al.,	IMORE	POLIC	E DEPA	ARTME	NT,	*					
	Defend	lants.				*					
						*					
*	*	*	*	*	*	*	*	*	*	*	*

- 1. I, Paul B. Hayes ______, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 90 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

17 December 17 Date	Paul B. W. Signature
	Paul B. Hayes Print Name
	6803 Linden Ave Home Address
	Baltimore, Maryland 21206 City, State, Zip
	410 - 733 - 7067 Phone Number
	Phayes 0114 @gmail. com
	IH5
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 92 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENN	VETH	B. BUT	LER, e	tal.,		*						
					half of all	*	Q: ''		N T 11	c 02:	300 EL	**
otner .	similai	rly situa	ted emp	loyees,		*	Civi	6-cv-03	-03309-ELH			
Plaintiffs, v.						*						
v.						*						
BALT et al.,	IMOF	RE POL	ICE DE	PARTM	IENT,	*						
	Defe	ndants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	
		CONSE	ENT TO	BE A F	PARTY PI	_AIN′	TIFF IN	SUIT A	AGAINS	ST THE		

- 1. I, <u>Rodelericle Davis</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 93 of 253
Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

Rock Levic C David

Print Name

73/7 M. Senting Company

Home Address

You C. PA 17403

City, State, Zip

443-278-6/48

Phone Number

Leacon Brid (A) Ao /. Camp

Email

678

Sequence Number (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 95 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*						
On behalf of themselves and on behalf of all	*						
other similarly situated employees,	*	Civil	Action 1	No. 1:16	5-cv-033	309-ELF	Ŧ
Plaintiffs,	*						
v.	*						
BALTIMORE POLICE DEPARTMENT,	•						
et al.,	*						
Defendants.	*						
	*						
* * * * * *	*	*	*	*	*	*	*
CONSENT TO BE A PARTY PI BALTIMORE POLICE DEPARTMENT UN							CT
1. I, <u>Victor Soto</u>				, a	igree to	pursue	my
claims, as described in the Notice, arising	out of	my	employr	nent w	ith Balt	imore P	olice
Department and the Mayor and City Council o	f Baltin	nore ('	"Defenda	nts") ir	ı conne	ction wit	th the
above referenced lawsuit.							
2. I understand that this lawsuit is b	rought	under	the Fair I	Labor S	tandard	s Act of	1938,
as amended, 29 U.S.C. § 201, et seq. I hereb	y conse	ent, ag	gree and	opt-in t	o becor	ne a Pla	intif
herein and be bound to any judgment by the Co	ourt or a	ıny set	ttlement	of this a	iction.		

Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar

No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky,

3.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 96 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12 20 17 Date	Signature
- 	Victor Soto
	Print Name 214 Wicol Way
	Home Address Sinking Spring PA 19608 City, State, Zip
	City, State, Zip (610 - 451-4456)
	Phone Number
	Email
	工 921
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 97 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 98 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENN	KENNETH B. BUTLER, et al.,											
On behalf of themselves and on behalf of all						* Civil Action No. 1:16-cy-03309-J						
other similarly situated employees,					*	Civil Action No. 1.10-00-05505-EEH						
	Plainti	ffs,				*						
v.						*						
BALTIMORE POLICE DEPARTMENT, et al.,						*						
	Defend	lants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, <u>Conser, David</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 99 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

20DEC17	
Date	Signature
	David Couver Print Name
	3634 Fox Meadow Ct Home Address
	Darrettsville UD 21086 City, State, Zip
	443-86-2344 Phone Number
	Daviel. Cours Boltsesare Police. Org Email
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 100 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 4 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

* * * * * *	*	*	*	*	*	*
	*					
Defendants.	*					
BALTIMORE POLICE DEPARTMENT, et al.,	*					
	*			•		
V.						
Plaintiffs,	*					
On behalf of themselves and on behalf of all other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELH				
KENNETH B. BUTLER, et al.,	·					
KENNETH B. BILLIER of al	*	•				

- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature
Robert Hankard
Print Name
1458 Andre St.
Home Address
Baltimore MD 21230
City, State, Zip
4436610348
Phone Number
Robert Hankard & Baltimonepolice. ORC
Email
<u></u>
Sequence Number (if known)
Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENN	VETH B	B. BUTI	ER, et	al.,		*							
On behalf of themselves and on behalf of all other similarly situated employees, Plaintiffs,							Civil Action No. 1:16-cv-03309-ELF						
v. BALT <i>et al</i> .,	'IMORE	E POLIC	CE DEF	PARTM	ENT,	*							
ŕ	Defend	dants.				*							
*	*	*	*	*	*	*	*	*	*	*	*		
	_												

- 1. I, Michael W. Fales Fr. , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature
Michael Fries
Print Name
405 BAYSIDE DRIVE
Home Address
BACTO. AD. 21222
City, State, Zip
410-382-5578
Phone Number
HICHARC. FLIPS ABAGIOTORE POLICE-ORG
Email
E885
Sequence Number (if known)
2898
Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

* * * * * *	* * * * * * *
Defendants.	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
v.	*
Plaintiffs,	*
On behalf of themselves and on behalf of all other similarly situated employees,	* Civil Action No. 1:16-cv-03309-ELH *
KENNETH B. BUTLER, et al.,	*

- 1. I, SUZAME FRIES , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agree ments, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

Signature

Signature

Print Name

HOS BASILE DRIVE

Home Address

BACTIMON, HD 2/222

City, State, Zip

443-250-4253

Phone Number

Email

SSP

Sequence Number (if known)

G389

Employee ID (if known)

KENNETH B. BUTLER, et al.,	ጥ						
On behalf of themselves and on behalf of all other similarly situated employees,	*	Civil A	ction N	o 1·16	ov 022	09-ELH	
omer simuarty structed employees,	*	CIVII A	CHOII IN	0. 1.10-	CV-033	U 9-1:1.11	
Plaintiffs,							
	*						
v.	*						
BALTIMORE POLICE DEPARTMENT,							
et al.,	*						
Defendants.	*						
•							
	*						
.	*	*	4	4	•	4	

- 1. I, Kionah BRyant, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- I also designate collective action representative(s) who agree to serve on a 4. settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12/18/2017 Date	Kuanah Bryant Signature Kianah Bryant Print Name 4105 Raspe Ave Home Address Baltimore, mb, 21206 City, State, Zip 443-850-1880 Phone Number Kianah 5802 @ gmail. com Email

Employee ID (if known)

* Civil Action No. 1:16-cv-03309-ELH
*
*
*
*
*
*

- 1. I, <u>TSAAC D. CARRINGTON SR.</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

Dec 19, 2017

J. D. Signature

I saac D. Carrington SR

Print Name

5607 Summerfield Ave

Home Address

Baltimore, MD, 21206

City, State, Zip

443. 392. 757/

Phone Number

1earri @ ADL. Com

Email

H124

Sequence Number (if known)

Employee ID (if known)

KENN	ETHB	. BUTL	ER, et a	<i>l.</i> ,		*					
		hemselv situate		on behal	lf of all	*	Cirrit A	-4: NT	- 1.16	0220	0 Er 11
omer s	Plainti		и етрю	yees,		*	CIVII A	ction N	o. 1:16-0	cv-0330	9-ELH
	•	,				*					
V.						*					
BALT et al.,	IMORE	POLIC	E DEPA	ARTME	NT,	*					
	Defena	lants.				*					
						*					
*	*	*	*	*	*	*	*	*	*	*	*

- 1. I, Daniel Johan Harper Se., agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Daniel Jathan Har per Se Print Name

2613 Allsa Ave

Home Address

Baltimace, MD a la 14
City, State, Zip

443-474-9769

Phone Number

Aharper 7894 Camail - Com

Email

H728

Sequence Number (if known)

KENN	ETH B	. BUTLI	ER, et a	ıl.,		*					
On behalf of themselves and on behalf of all other similarly situated employees,					*	Civil Action No. 1:16-cv-03309-ELH					
					*						
	Plainti	ffs,				*					
v.						*					
BALTIMORE POLICE DEPARTMENT,						*					
et al.,						*					
	Defend	lants.				*					
						*					
*	*	*	*	*	*	*	*	*	*	*	*

- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, *et seq*. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

19/8ed/2017
Date

M. Pats
Signature
William Poler Print Name
110 Elinor ave Home Address
Nottingham, MD 21236 City, State, Zip
443 470 0754
Phone Number
William, Poter Whattimore police.org
J31/
Sequence Number (if known)
Employee ID (if known)

KENNETH B. BUTLER, et al.,	*							
On behalf of themselves and on behalf of all other similarly situated employees,	/ * Civil Action No. 1:16-cv-03309-ELH *							
Plaintiffs,	*							
V.	*							
BALTIMORE POLICE DEPARTMENT, et al.,	*							
Defendants.	*							
* * * * * *	* * * * * * * *							
	AINTIFF IN SUIT AGAINST THE IDER THE FAIR LABOR STANDARDS ACT Smith , agree to pursue my							
	out of my employment with Baltimore Police							
Department and the Mayor and City Council of	Baltimore ("Defendants") in connection with the							
above referenced lawsuit. This Consent Form 1	relates back to September 30, 2016, which is the							
late the lawsuit was filed. As a result, my claims	s relate back to September 30, 2013, which is three							
years prior to the Original Complaint being filed	l in this lawsuit.							
2. I understand that this lawsuit is br	rought under the Fair Labor Standards Act of 1938							

as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff

herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12-20-2017	Cred South
Date	Signature
	Anthony W. Smith
	Print Name
	1105 Culloden Ct
	Home Address
	Abingdon, MD, 21009
	City, State, Zip
	443-681-0430
	Phone Number
	anthony.smith@baltimorepolice.org
	Email
	G-522
	Sequence Number (if known)

Employee ID (if known)

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH *
Plaintiffs,	
	*
v.	*
BALTIMORE POLICE DEPARTMENT,	
et al.,	*
Defendants.	*
* * * * * *	* * * * * *

- 1. I, Michael Alesson, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

E BELOW COULD JEOPARDIZE	YOUR PARTICIPATION IN THIS MATTER.
12/19/17	
Date	Signature
	MICHAEL J. ALESSI Print Name
	852 Solallig HT DR Home Address
	YOIK, PA 1740C City, State, Zip
	City, State, Zip
	443-956-4376
	Phone Number
	MICHAEL. ALESSIA) BATIMUNE POLICE
	Email
	F906
	Sequence Number (if known)
	Employee ID (if known)

KENN	ETH B	. BUTLI	ER, et a	al.,		*	•				
					alf of all	*	~			_	
other similarly situated employees,			*	Civil Action No. 1:16-cv-03309-EI							
	Plainti	iffs,				*					
v.						*					
BALT et al.,	'IMORE	E POLIC	E DEP.	ARTM	ENT,	*					
	Defend	dants.				*					
						*					
*	*	*	*	*	*	*	*	*	*	*	*

- 1. I, <u>Jessica Letth</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12/20/17
Date

Dotal
Surch
Signature
Jessica Leitch
Print Name
747 Hickory Limb Circle
Home Address
Bel Air, mD 21014
City, State, Zip
<u> </u>
410-960-0406
Phone Number
jessica. leitch@baltimorepolice or
Email
T240
Sequence Number (if known)
Employee ID (if known)

KENNETH B. BUTLER, et at.,	
On behalf of themselves and on behalf of all	* Civil Action No. 1.16 ov 02200 ELII
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH *
Plaintiffs,	*
v.	
BALTIMORE POLICE DEPARTMENT,	*
et al.,	*
Defendants.	*
	*

- 1. I, NAMELY 1. LIPS, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12/19/17 Date

Mancy P. Byers Print Name
rini Name
9016 Chesapeake Ave
Home Address
Sattimore, MD 21219 City, State, Zip
City, State, Zip
W3-579-6913
Phone Number
Broke me pleck a comerst net
Email
D-340
Sequence Number (if known)
Employee ID (if known)

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH *
Plaintiffs,	*
v.	
BALTIMORE POLICE DEPARTMENT,	*
et al.,	*
Defendants.	*
	*

- 1. I, Soft Vines, which is the Claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

Date

Signature

Ving. N. a Awas

Print Name

1663 Maid St

Home Address

Law Park PA 17352

City, State, Zip

443 845-1185

Phone Number

+ aurus Ede kr. 280. mt

Email

E-357

Sequence Number (if known)

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*
v.	*
BALTIMORE POLICE DEPARTMENT,	T
et al.,	*
Defendants.	*
	*
* * * * * * *	ale ale de

- 1. I, TREAD HORING TOW, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12/2⊕ 17 Date	Signature
	FREda ARRINGton Print Name
	Bai Nottingham Rd. Home Address
	Balto. Md. 21229 City, State, Zip
	410 9619200 Phone Number
	Freda. Sheppard@BaHimore Email POLICE. ORg
	Sequence Number (if known)
	Employee ID (if known)

KENIN	ЕІНВ	. BUIL	EK, et a	ıl.,		*									
On behalf of themselves and on behalf of all other similarly situated employees,							* Civil Action No. 1:16-cv-033								
				.yees,		*	CIVIII	ction iv	0. 1.10-	. V-0330	19-ELII				
	Plainti	ffs,				*									
v.						ጥ									
						*									
BALT: et al.,	IMORE	POLIC	E DEP.	ARTM	ENT,	*									
	D 6														
	Defena	lants.				*									
						*									
*	*	*	*	*	*	*	*	*	*	*	*				

- 1. I, Alun Ortz, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12/20/2017	
Date	Signature Alvis Ortiz Print Name
	Edgewood MD 21040 City, State, Zip
	943-764-0134 Phone Number
	<u>alvinoutizeboltimorepolice</u> ore
	Sequence Number (if known)
	Employee ID (if known)

KENNETH B. BUTLER, et al.,	ক						
On behalf of themselves and on behalf of all other similarly situated employees,	*	cv-033	09-ELF	Ŧ			
	*	Civil Action No. 1:16-cv-03309-ELH					
Plaintiffs,	*	*					
v.	*						
BALTIMORE POLICE DEPARTMENT, et al.,	*						
Defendants.	*						
	*						
* * * * * *	*	*	*	*	*	*	

- 1. I, Thomas M Jugan, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

20 Dec 17	Signature
Date	Signature
	Thomas M Jugan
	Print Name
	700 FABILLY ST Home Address
	City, State, Zip
	443-829-9605
	Phone Number
	Thomas. Jugar e Baummeronce. ore Email
	G-23 D
	Sequence Number (if known)
	Employee ID (if known)

KEN	NEIH	B. BUI	LEK, et	aı.,		•••								
		f themse rly situa			alf of all	*	* Civil Action No. 1:16-cv-03309-E							
omer	simila	riy siiuu	іей етр	ioyees,		*	CIVII	Action	110. 1.1	0-64-05.	309-ELI	1		
	Plair	ıtiffs,												
						*								
v.						*								
BAL	TIMOF	RE POL	ICE DEI	PARTM	ENT,									
et al.	,					*								
	Defe	ndants.				*								
	,													
						*								
*	*	*	*	*	*	*	*	*	*	*	*			

- 1. I, MICHAEL D. NICHOLL , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

Date

Signature

MICHAEL D. NICHOLL

Print Name

3558 BASLER RD

Home Address

HAM STEAD MD 2,074

City, State, Zip

(443) 985 - 1496

Phone Number

MICHAEL NICHOLL PRAITIMAL POLICE SALS

Email

F179

Sequence Number (if known)

KENNETH B. BUTLER, et al.,							* .						
On behalf of themselves and on behalf of all													
other similarly situated employees,					*	Civil	Civil Action No. 1:16-cv-03309-ELF						
	Plain	tiffs,											
<i>35 '</i>						*							
v.													
						*							
BAL	ΓIMOR	E POL	ICE DEI	PARTM	ENT,								
et al.,						*							
Defendants.						*							
						*							
*	*	*	*	*	*	*	*	*	*	*	*		

- 1. I, Loyd E. Johnson TR , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

Signature

Lloy LE. Johnson Te

Print Name

5048 Cames CR

Home Address

PERRY HALL Mp 2/128

City, State, Zip

443 392 B366

Phone Number

Lly Roc THN & gmal. Com

Email

H 605

Sequence Number (if known)

On behalf of themselves and on behalf of all other similarly situated employees, Plaintiffs, * * BALTIMORE POLICE DEPARTMENT, et al., Defendants. * * * * * * * * * * * * *	KENN	EIHB.	BUILE	zR, et a	<i>l</i> .,		т					
* Plaintiffs, * v. * BALTIMORE POLICE DEPARTMENT, et al., * Defendants. * *								Circii A	-4' NI	- 1.16	0220	O ELII
* V. * BALTIMORE POLICE DEPARTMENT, et al., * Defendants. * * *	otner similarly situated employees,						*	CIVII ACIIOII NO. 1.10-CV-03309-ELFI				
BALTIMORE POLICE DEPARTMENT, et al., * Defendants. *	Plaintiffs,											
et al., Defendants. * * *	v.											
Dejendants.	•					*						
	Defendants.											
* * * * * * * * * *							*					
	*	*	*	*	*	*	*	*	*	*	*	*

- 1. I, Asker, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Date

Araham Tasher

Print Name

Bucksway Road

Home Address

Owings Mills, MD, 21117

City, State, Zip

443-255-2337

Phone Number

1481 @ Baltimere City. gal

Email

T. 481

Sequence Number (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

KENN	NETH B	. BUTI	LER, et	al.,		*							
On behalf of themselves and on behalf of all													
other similarly situated employees,					*	Civil Action No. 1:16-cv-03309-ELI					Н		
	Plaint	iffs,				*							
v.						*							
	IMORE	E POLI	CE DEF	PARTM	ENT,	*							
et al.,						·							
	Defen	dants.				*							
						*							
*	*	*	*	*	*	*	*	*	*	*	*		

- 1. I, AARON AUGO CILLIAM, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

1

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12 119 117	
Date	Signature
	Print Name
	5439 FOR CE 120
	Home Address
	City, State, Zip
	City, State, Zip
	443 468 9741
	Phone Number
	AARON. GILLAM @ BALTIMORE POLICE. ORG
	Email
	Tow
	Sequence Number (if known)
	Employee ID (if known)

7

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

*	*	*	*	*	*	*	*	*	4	÷	J	
	Defend	dants.				*						
BALTI et al.,	MORE	E POLIC	CE DEP	ARTM	ENT,	*						
V.						*						
	Plaint	iffs,				*						
On behalf of themselves and on behalf of all other similarly situated employees,						*	Civil	-cv-033	03309-ELH			
KENN	EIHB	B. BUTI	LER, et	al.,		*						

- l. I, Teffrey G. Boethche , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Date

Jeffrey G. Boeth Ler
Print Name

4518 Wishal Di.
Home Address

Nothwork am, Maryland 2123 (City, State, Zip

443 - 326 - 9932
Phone Number

Jeffrey Boethcher C

Baltimore police Email
G393

Sequence Number (if known)

Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	
v.	*
v.	*
BALTIMORE POLICE DEPARTMENT,	*
et al.,	*
Defendants.	*
	*
	•

- 1. I, Kyan O'Connot, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

18 December 2017
Date

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Yan. O'connor @ baltimorepolice. org Email Sequence Number (if known) Employee ID (if known)

KENNETH B. BUTLER, et al.,	*							
On behalf of themselves and on behalf of all	*							
other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELF						
Plaintiffs,								
	*							
V.	*							
BALTIMORE POLICE DEPARTMENT,								
et al.,	*							
Defendants.	*							
	*							
* * * * * *	*	*	*	*	*	.		

- 1. I, WILLIAM DOGNE, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12- 19~17 Date

Well Zak
Signature
WILLIAM EDGAR
Print Name
5018 GRAVE RUN RD.
Home Address
MANCHESTEN MO 21102
City, State, Zip
410 960 7380
Phone Number
BILL EDGAR 8322 2 70120. Con
Email
C936
Sequence Number (if known)
Employee ID (if known)

KENI	NETH I	B. BUT	LER, et	al.,		*							
On behalf of themselves and on behalf of all													
other similarly situated employees,					*	Civil	Action	No. 1:1	6-cv-03	309-EL	Н		
	Plain	tiffs,											
						*							
v.													
D						*							
et al.,	IMOR	E POLI	CE DEI	PARTM	ENT,	*							
ei ui.,						·							
	Defer	ıdants.				*							
	J												
						*							
*	*	*	*	*	*	*	*	*	*	*	*		

- 1. I, STEVEN MICHAEL DALY, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, *et seq*. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/19/17	Lught 12
Date	Signature
	STEVEN M. DALY
	Print Name
	6596 TYDINGS PD Home Address
	Home Address
	ELANGBURG, MD 21784 City, State, Zip
	City, State, Zip
	Phone Number
	DALY 6596@COMCAST. NET Email
	Email
	G-044
	Sequence Number (if known)

Employee ID (if known)

KENN	ЕТН В.	BUTLI	ER, et a	l.,		*							
On bel	half of th imilarly Plaintij	situated	es and o	on behal yees,	f of all	*	Civil Action No. 1:16-cv-03309-E						
V.						*							
BALTIMORE POLICE DEPARTMENT,						*							
et al.,					,	*							
	Defend	ants.				*							
				`		*							
*	*	*	*	*	*	*	*	*	*	*	*		

- l. I, Line Hibborond, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/19/2017

Mideriand
Signature
Jenniler Hildebrand+
Print Name
219 Princeton lave
Home Address
Del Kv, MD 21014 City, State, Zip
City, State, Zip
410.299-9892
Phone Number
JAIK5282@yahoo.com
Email
<u>I134</u>
Sequence Number (if known)
Employee ID (if known)

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*
v.	
DAITIMORE DOLLOF DEDARON CONTR	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
	*
The star of the star of	

- 1. I, Sq. Mall Mayor, Rall Mayor, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

180ec 17

, , , , , , , , , , , , , , , , , , ,
Signature
St Raph P. Zimmer
Print Name
2004 Cla . 1 /2 //
3234 Glendale Ave.
Home Address
0 1 11. 11 111211
Parkville, Md. 21234
Parkville, Md. 21234 City, State, Zip
410-458-8538
Phone Number
1
CPZIMMER @ gmail. (om Email)
Email /
6256
Sequence Number (if known)
sequence (transcer (transcer)
Employee ID (if known)

KENN	ETH B.	BUTLE	ER, et a	l.,		*			,			
	half of th			•	f of all	*	G: 11 A			0000		
oiner s	similarly	' situated	l emplo	yees,		*	Civil A	ction No	o. 1:16 - 0	ev-0330	9-ELH	
	Plaintij	ffs,				*						
V.						*						
						*						
BALT et al.,	IMORE	POLIC:	E DEPA	ARTME	NT,	*						
	Defend	lants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, Michelle Price , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/19/17	
Date	Signature
	MICHALE PALE
	Print Name
	4125 Even RO
	Home Address
	DUNDAUC MO 21222
	City, State, Zip
	443 807 3325
	Phone Number
	michelle. price @ baltimor police. org
	Email
	F796
	Sequence Number (if known)
	Employee ID (if known)

KENNETH B. BUTLER, et al.,	*	
On behalf of themselves and on behalf of all other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*	
V.	*	
BALTIMORE POLICE DEPARTMENT, et al.,	*	
Defendants.	*	
	*	

CONSENT TO BE A PARTY PLAINTIFF IN SUIT AGAINST THE BALTIMORE POLICE DEPARTMENT UNDER THE FAIR LABOR STANDARDS ACT

1. I, Sponds / , agree to pursue my claims, as described in the Notice, arising out of my empl oyment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.

 I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt -in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action. No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

19	Dec 2017	Signature Span
		Print Name
		709 CAGNEY COURT Home Address
		BEL AIR MARYLAND 21014 City, State, Zip
		410-967-6390 Phone Number
		WAYNE, SPONSKY CBALTIMONE POLICE, ORG
		Sequence Number (if known)
		Employee ID (if known)

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH *
Plaintiffs,	*
v.	
BALTIMORE POLICE DEPARTMENT,	*
et al.,	*
Defendants.	*
	*

- 1. I, Lowin 6. Albino, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/19/17	Oct III
Date	Signature
	Edwin G. Albin
	Print Name
	3122 Roking Leaf Dr. Home Address
	Home Address
	Abing on Mp 2/009 City, State, Zip
	City, State, Zip
	<u>443 - 83/- 3/88</u> Phone Number
	Color albins & ballanac po lice on
	I Olb
	Sequence Number (if known)

Employee ID (if known)

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*
v.	
BALTIMORE POLICE DEPARTMENT,	*
et al.,	*
Defendants.	*
	*

- 1. I, GRAGOLY OSTRADOR, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Łabor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

GNESONY DOSTNADOEN

Print Name

629 Bonyon RD

Home Address

Edgewood MD 21046

City, State, Zip

(443) 721-7661

Phone Number

GWOSTNADOEN JAMOO, CAM

Email

1846

Sequence Number (if known)

KENNETH B. BUTLER, et al.,

On behalf of themselves and on behalf of all other similarly situated employees,

Plaintiffs,

v.

BALTIMORE POLICE DEPARTMENT, et al.,

Defendants.

*

Defendants.

*

Civil Action No. 1:16-cv-03309-ELH

*

*

Civil Action No. 1:16-cv-03309-ELH

*

*

*

Defendants.

*

- 1. I, Satisfandra Moore, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Date

Signature

Sardra Moore

Print Name

620 Will Dar Sq

Home Address

Outings Mills Mc 21117

City, State, Zip

443-845-9134

Phone Number

Sandral Moore 1966 @ gmail. Com

Email

E117

Sequence Number (if known)

020379

On behalf of themselves and on behalf of all other similarly situated employees,

Civil Action No. 1:16-cv-03309-ELH

Plaintiffs,

v.

....,...

BALTIMORE POLICE DEPARTMENT, et al.,

Defendants.

- 1. I, TERRENE ATRICK MARNEY, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT-LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

22 222 W CCC22 (DOLTHOLD TOOK THAT TOTAL THIS WITH TEK.
DEC. 19, 2017 Jenen M. M. M
Date Signature
LIEMENANT VERRENCE P. M. LARNEY
Print Name
14359 Musgrove Farm ex
Home Address
GLENWOOD, MD 21738
City, State, Zip
443-561-6030
Phone Number
TPCL M. LAVENEN @ VERGEON. 1
Email
C-303
Sequence Number (if known)
- · · · · · · ·
Employee ID (if known)

KENNETH B. BUTLER, et al.,	*	
On behalf of themselves and on behalf of all other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*	
V.	*	
BALTIMORE POLICE DEPARTMENT, et al.,	*	. i. gldimaa kulish i
Defendants.	*	

- 1. I, <u>Net Michael V. LASh</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 177 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature
Michael V. LASh
Print Name
935. S. Linnow Ave
Home Address
SA / Himore MO 2122 City, State, Zip
Ćity, State, Zip
443-677.1589
Phone Number
Mikeman 2005 Qaol.com
Email
G544
Sequence Number (if known)

Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

DEC19 17 14:36

KENNETH B. BUTLER, et al.,

On behalf of themselves and on behalf of all other similarly situated employees,

Civil Action No. 1:16-cv-03309-ELH

Plaintiffs,

v.

BALTIMORE POLICE DEPARTMENT, et al.,

Defendants.

- 1. I, Det. Any C. STRAND, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 179 of 253

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/19/17 Date	My C. Signature
	Amy C. Strand Print Name
	1001 Cord Street Home Address
	Modele River, Md 21220 City, State, Zip
	443-695-8101 Phone Number
	amy stranda baltimore police org
	<u> </u>
Convertury	Sequence Number (if known)
•	Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	* Civil Action No. 1.16 av. 02200 ELII
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*
v.	•
	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*

- 1. I, Doughts John Gracine, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12-19-2017 Date 845241 Employee ID (if known) Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4
Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 182 of 253

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH	В.	BU	TLER.	et	al
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On behalf of themselves and on behalf of all other similarly situated employees.

Civil Action No. 1:16-cv-03309-ELH

Plaintiffs,

v.

BALTIMORE POLICE DEPARTMENT, et al.,

Defendants.

- 1. I, See to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any-settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 183 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Dec 19,2017 Date	Signature Signature Verry D. Snead Print Name
·	710 Southern Lights Dr Home Address
	Aberdeen, Md 21001 City, State, Zip
	443 801 3088 Phone Number
	Kerry. Snead Battonore Police. Org
e summing	F578 Sequence Number (if known)
•	·

Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 184 of 253

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*	
On behalf of themselves and on behalf of all	*	· ·
other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,		F
y.	*	
v.	*	
BALTIMORE POLICE DEPARTMENT, et al.,	*	
Defendants.	*	
•	*	

- 1. I, Brian MATULONIS, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

Brian MATULONIS

Print Name

2408 SANA706A AUE

Home Address

HALEThone MD 21227

City, State, Zip

439347510

Brian Mary Marga Number

Email

E130

Sequence Number (if known)

IMPORTANT NOTE

Employee ID (if known)

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 186 of 253

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

*	*	*	*	*	*	*	*	ı.	*		. ·	
		•				*	•			•		
	Defe	ndants.				*						
BAI et al		RE POL	ICE DE	PARTM	ŒNT,	*				٠.,		
						*		•				
v.						*			•			
	Plai	ntiffs,				*	•			9		
otne	r simila	rly situo	ated emp	oloyees,		*	Civi	I Action	No. 1:1	l6-cv-03	309-ELH	
					half of al	<i>l</i> *	·.					
KE	MIGIT	Б. БО	LEK, e	t ai.,	•	*						

- 1. I, Jewn BERM, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 187 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12-19-17	
Date	Signature
	JOHN BERRY
	Print Name
	19881 FINE FIRES BO
	Home Address
	NEW FREEDOM, PA 17349
·	City, State, Zip
	443-934-7333
·	Phone Number
	FASTRIBERES JE DOL. COM
	Email
·	6963
Sugarge 1 and	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

KENNETH B. BUTLER, et al.,	*	
On behalf of themselves and on behalf of all	*	
other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*	
v.	ጥ	
	*	
BALTIMORE POLICE DEPARTMENT, et al.,	*	
Defendants.	*	
	*	

- 1. I, WEYIN WAYNE CLEMENTS, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

18 17 Date	Kevrs Ofliner Signature
	KEVIN WAYNE CLEMENTS Print Name
	14 GLYMDON AVE.
	Home Address
	GLYNDON, Md 21071 City, State, Zip
	40833-0752 Phone Number
	KClements 650 & Hotmail. an
	F231
	Sequence Number (if known)
	025668
	Employee ID (if known)

KENN	NETH E	B. BUT	LER, et	al.,		ጥ						
					alf of all	*	C::1	A -4: 7	NT. 1.1	C 020	200 E	· * * * * * * * * * * * * * * * * * * *
oiner i	similari	iy siiuai	ted empl	oyees,		*	Civii	Action 1	NO. 1:1	0-CV-U3.	309-E	LH
	Plaini	tiffs,										
v.						*						
٧.						*						
	'IMOR	E POLI	CE DEF	PARTM	ENT,	*						
et al.,						4						
	Defen	dants.				*		-				
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, <u>Christopher</u> On Jow, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12/19/17

(In Ash M
Courter of the
Signature
Christopher Dry Sor
Print Name
5416 WhitLOCK Pd.
Home Address
BATIMORE MD 21229
City, State, Zip
443-324-8864
Phone Number
Nosyd 69 O Cmail. Cor
Email
E726
Sequence Number (if known)
-
Employee ID (if known)

KENNETH B. BUTLER, et al.,	*		•			
On behalf of themselves and on behalf of all	*	~· ··				
other similarly situated employees,	*	Civil	Action N	lo. 1:16	-cv-033	09-ELH
Plaintiffs,	*					
v.	•					
DALTIMODE DOLLGE DEDADEMENT	*					
BALTIMORE POLICE DEPARTMENT, et al.,	*					
Defendants.	*					
·						
* * * * * *	*	*	*	*	*	*

- 1. I, LART D. WILLIAMS, JR., agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

Date

Signature

LARCH WILLIAMS TR

Print Name

75 AUTUM NWOOD AVE.

Home Address

YORK, PA 1740 Y

City, State, Zip

443 - 866 - 2462

Phone Number

LWILLT 3 YAHOO. COM

Email

FOSY

Sequence Number (if known)

Employee ID (if known)

KENN	ETH E	B. BUTI	ER, et	al.,		*			,					
					alf of all	*								
other similarly situated employees,				*	Civil Action No. 1:16-cv-03309-ELH									
	Plaint	iffs,				*								
v.														
			~			*								
BALT et al.,	IMORI	E POLI	CE DEP	ARTM	ient,	*	-							
	Defen	dants.				*								
						*								
*	*	*	*	*	*	*	*	*	*	*	*			

- 1. I, THOMAS IMARTINE, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12.19.2017 Date	Thomas J. Mat
Date	Signature
	THOMAS J. MARTIN
•	Print Name
	Z805 DELMONT AUE
	Home Address
	BACTO MD. 21230
	City, State, Zip
	410 215 9068
	Phone Number
	Email
	<u> </u>
	Sequence Number (if known)
	Employee ID (if known)

KENN	IETH B	. BUTI	LER, et	al.,		*						
					alf of all	*	Civil	6 ov 023	cv-03309-ELH			
other s	other similarly situated employees,			*	Civii	Action	NO. 1.1	0-64-03.)09-EL	71.1		
	Plaint	iffs,				*						
v.			-			*						
BALT et al.,	IMORI	E POLIC	CE DEF	PARTM	IENT,	*						
	Defen	dants.				*						
						*						
4	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, HASSAN Pasheed, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12/19/17 Date	Sed. A Policy Signature
	Set Hassan Rasherd Print Name
•	3030 East Aue Home Address
	Parkville MD 21234 City, State, Zip
	<u>443-710-9687</u> Phone Number
	Hrasheed 250 Dyphoo.com
	Sequence Number (if known)
	Employee ID (if known)

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*
v.	
BALTIMORE POLICE DEPARTMENT,	*
et al.,	*
Defendants.	*
	*

- 1. I, Richard T. M'Carthy, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

	Signature
	Richaes T. M. CARTHY Print Name
	Home Address
	Abiwgdow MD 2/009 City, State, Zip
	4/0·274-7557 Phone Number
,	<u>Cichard. MCCARTHYaballimate Palice.org</u> Email
A.	Sequence Number (if known)

Employee ID (if known)

KEN	NETH	B. BUTI	LER, et	al.,		*									
On behalf of themselves and on behalf of a other similarly situated employees,					ialf of all	*	* Civil Action No. 1:16-cv-03309-ELH								
						*	Civi	Action	NO. 1:1	6-CV-U33	809-ELF	1			
	Plair	ıtiffs,				*									
v.						*									
BAL et al.		RE POLIC	CE DEI	PARTM	IENT,	*									
	Defe	ndants.				*	,								
						*									
*	*	*	*	*	*	*	*	*	*	*	*	*			
BA					PARTY P						ARDS A	CT			
	1.	I,		Chris	topher Iz	quier	do		,	agree to	pursu	e my			
claims	s, as de	escribed	in the	Notice,	arising	out	of my	emplo	yment w	ith Balt	imore I	Police			
Depar	tment a	nd the M	Iayor ar	nd City	Council o	of Bal	timore ("Defen	dants") i	n connec	ction wi	th the			
above	referer	nced laws	suit. Th	is Con	sent Form	relat	es back	to Sept	ember 3	0, 2016,	which	is the			

2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three

years prior to the Original Complaint being filed in this lawsuit.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

December 19, 2017	
Date	Signature
	Christopher Izquierdo
	Print Name
	4308 Maple Grove Rd
	Home Address
	Hampstead, MD 21074
	City, State, Zip
	(410) 804-3279
	Phone Number
	Chris.lzquierdo@baltimorepolice.org
	Email
	F819
	Sequence Number (if known)
	Employee ID (if known)

KENI	NEIHB	. BUILI	ck, et a	al.,		ዯ						
On behalf of themselves and on behalf of al other similarly situated employees,					alf of all	*	09-ELH	Ŧ				
	Plainti	iffs,	••			*						
v.						*						
BAL7 et al.,	TIMORE	E POLIC	E DEP	ARTMI	ENT,	*						
	Defend	dants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, Kenneth J. Deluca, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/19/17 Date	Yam H De Kuuz Signature
	Kenneth J. Deluca Print Name
	5 Highland Road Home Address
	Seven Valleys, PA 17360 City, State, Zip
	<u>443 - 928 - 461 8</u> Phone Number
	Kenneth. Deluca@ Baltimore Police.org
	F-783 Sequence Number (if known)

Employee ID (if known)

KENI	NEIHE	3. BU I	LEK, et	aı.,								
					alf of all	*	Civil	\ ation N	a 1.14	S ay 033	609-ELH	
other similarly situated employees,						*	CIVII	ACHOII IN	0. 1.10	J-CV-033	103-EE11	
	Plaini	tiffs,				ata						
v.	i					*		1				
••	1					*		١,				
BALT <i>et al.</i> ,	'IMOR	E POLI	CE DEI	PARTM	ENT,	*						
ei ai.,												
	Defen	dants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, <u>Goshul E Folloc</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

Signature
Joshua / Fuller
Print Name
44 Sullivan Rd B
Home Address
West minster, MD 2/157
City, State, Zip
410-302-2833
Phone Number
theredhand @ gmail, com
Email
IO50
Sequence Number (if known)
•
Employee ID (if known)

KENN	ETH E	B. BUTL	ER, et	al.,		*								
			nselves and on behalf of all				Cirril A	- 1.16	02200 ELII					
oiner s	ther similarly situated employees,					*	Civil Action No. 1:16-cv-03309-F							
	Plaint	iffs,				*								
v.						*								
BALT et al.,	IMORI	E POLIC	E DEP	ARTM	ENT,	*								
	Defen	dants.		•		*								
						*								
*	*	*	*	*	*	*	*	*	*	*	*			

- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/19/17

Signature
ANDRÉS SCUERINO
Print Name
7-0Bex 44574
Home Address
NOTTWISHAM ND 21236
City, State, Zip
917-256-9383
Phone Number
STONE BETTOGE 1322 JOMA'L. COM
Email
5058
Sequence Number (if known)
Employee ID (if known)

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	Plaint	iffs,					*						
v.							*						ļ
BALT et al.,	'IMOR	E POLI	CE DEF	ARTM	/EN	IT,	*						
	Defen	dants.					*						
							*						
*	*	*	*	*		*	*	*	*	*	*	*	

- 1. I, <u>Sean</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12/19/17 Date	Sear Signature
	Seen P. Jones Print Name
	1404 Clark Ave Home Address
	City, State, Zip
	<u>443 - 681 · 0308</u> Phone Number
	Sean, jones @ balt, mere police.org Email
	Sequence Number (if known)
	Employee ID (if known)

KENNETH B. BUTLER, et al.,

On behalf of themselves and on behalf of all other similarly situated employees,

Civil Action No. 1:16-cv-03309-ELH

Plaintiffs,

v.

BALTIMORE POLICE DEPARTMENT, et al..

Defendants.

- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

191) EC 17	
Date	Signature
	1/2 Vid Scow
	Print Name
	903 DEER COST Home Address
	ABINGDON, MI) 21009 City, State, Zip
	943-934-7210 Phone Number
	We Vin. Brown @ Battimon, police.ou
	1 4063
	Sequence Number (if known)

Employee ID (if known)

KENNETH B. BUTLER, et al.,	*						
On behalf of themselves and on behalf of all	*						
other similarly situated employees,	*	Civil Ac	tion No	o. 1:16-0	ev-0330	9-EL	H
Plaintiffs,	*						
V.	*	ļ					
BALTIMORE POLICE DEPARTMENT, et al.,	*						
Defendants.	*						
	*			•			 -
	*	*	*	*	*	*	

- 1. I, Gong Department, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

55/18/1)	runded & funt
Date	Signature
	Gary & Nesburgar
•	Print Name
	STE Bry Dale Ct.
	Home Address
	21012 and Clared
	City, State, Zip
	410 757-6724
	Phone Number 1897
	Email
	G+0/13
	Sequence Number (if known)
	Employee ID (if known)

KENNETH B. BUTLER, et al.,	ጥ					
On behalf of themselves and on behalf of all	*	Civil A	otion No	. 1·16 a		o-E∤ H
other similarly situated employees,	*	CIVII A	ZHOH INC). 1.10 - 0	, v= 0550.	9-LD11
Plaintiffs,	*					,
v.	*					
BALTIMORE POLICE DEPARTMENT, et al.,	*					
Defendants.	*	,				
	*					
	*	*	*	*	*	*

- 1. I, Kimberly Tonsch, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12-18-17	Sin Tark
. Date	Signature
	KIMBERLY TONSCH
	Print Name
	<u>5608 BIRCHWOOD AVE.</u> Home Address
	BALTIMORE MD 21214 City, State, Zip
	301-704- 5900 Phone Number
	tonsch, training a gnail. 10 m Email
	J282
	Sequence Number (if known)
	Employee ID (if known)

KENNETH B. BUTLER, et al.,

On behalf of themselves and on behalf of all other similarly situated employees,

Civil Action No. 1:16-cv-03309-ELH

Plaintiffs,

v.

BALTIMORE POLICE DEPARTMENT, et al.,

Defendants.

- 1. I, <u>27, ReG/5 L, FLYWW</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and he bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Date

A. Regissal, Dupmu

LT, Regissal, Flynn

Print Name

7 VILIAGE VALE CT.

Home Address

Re15 Texstaun, M.), 21136

City, State, Zip

4436810416

Phone Number

Regis, Flynn & Matinippe Police, one

B-983

Sequence Number (if known)

Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

KENNETH B. BUTLER, et al.,	*					
On behalf of themselves and on behalf of all other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELH				
	*	Civil Action N	0. 1:10-0	:V-U33U	9-ELN	
Plaintiffs,	*					
v.	*			į		
BALTIMORE POLICE DEPARTMENT, et al.,	*					
Defendants.	*	•	•			
	*					
	-1-	ate ate	•	*	*	

- 1. I, <u>lowow</u> D. Mi Cy Se , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

 Signature Signature
Print Name 77 buynnswood M
77 buynnswood Rd Home Address Owings Milb MD 21117 City, State, Zip
Employee ID (if known)

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4
Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 220 of 253

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all other similarly situated employees,	* Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*
v.	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
•	*
*_ * * * * * *	* * * * * *
	LAINTIFF IN SUIT AGAINST THE NOTER THE FAIR LABOR STANDARDS ACT
,	out of my employment with Baltimore Police
Department and the Mayor and City Council of	f Baltimore ("Defendants") in connection with the
above referenced lawsuit.	
2. I understand that this lawsuit is be	rought under the Fair Labor Standards Act of 1938,
as amended, 29 U.S.C. § 201, et seq. I hereby	y consent, agree and opt-in to become a Plaintiff
nerein and he bound to any judgment by the Co	cert or any settlement of this action.
3. I, hereby, designate Judd G. Mill	lman, Esq. (Bar No. 18212), Bruce M. Luchansky,

Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar

No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 221 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

•	
12.17.17	A lona C. Wait
Date	Signature
	GLORIA C. DAVIS
	Print Name
	4114 SOUTHORN AVENUE
	Home Address
•	City, State, Zip
•	City, State, Zip
	410.493.8586
	Phone Number
	Gloria. davis @ baltimore police. of Email
	G729
a summittee	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

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Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4
Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 222 of 253

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

KENNETH B. BUTLER, et al.,	*										
On behalf of themselves and on behalf of all	*										
other similarly situated employees,	*	C	ivil	l Ac	ction	ı No.	1:16	-cv-0	3309	-ELH	[
Plaintiffs,											
V	*										
V.	*										
BALTIMORE POLICE DEPARTMENT,											
et al.,	*										
Defendants.	*									,	
				I.				1			
	*										
* _ * * * * * *	*	*			*	>	•	*	7	ķ	

- 1. I, Brian Mc Garry, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any-settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 223 of 253

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Signature

Brian Mc Garry

Print Name

9613 Gerst Road

Home Address

Perry Hall MD 21128

City, State, Zip

443-934-7264

Phone Number

Drian Mc Garry @ baltmore police or general descriptions of the company of the

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 2 of 4
Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 224 of 253

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND Northern Division

DEC18 17

- 1. I, Nathan Roles , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.
- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

Case 1:16-cv-03309-JMC Document 78-1 Filed 12/28/17 Page 225 of 253 Case 1:16-cv-03309-ELH Document 65-2 Filed 12/04/17 Page 3 of 4

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

12/18/17 Date	The Miles
Bute	Signature Nathan Roles Print Name
•	3433 Elmley Rue. Home Address
	Balto Md. 21213 City, State, Zip
	240-354-1922 Phone Number
•	nathan. roles@baltimorepolice.org
. Supple 1.14	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

KENNETH B. BUTLER, et al.,	*	
On behalf of themselves and on behalf of all other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	*	
v	*	
BALTIMORE POLICE DEPARTMENT, et al.,	*	
Defendants.	*	•

CONSENT TO BE A PARTY PLAINTIFF IN SUIT AGAINST THE BALTIMORE POLICE DEPARTMENT UNDER THE FAIR LABOR STANDARDS ACT

agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.

2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

	·
12/18/17 Date	Signature
	Teffrey Rivers Print Name
	2611 W. Kladodendron Price Home Address
	Abingdon, MD 2009 City, State, Zip
	<u>Y43-682-0689</u> Phone Number 766-20 Airms Phothia at Airms A
	Email Sequence Number (if known)

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all other similarly situated employees,	* Civil Action No. 1:16-cv-03309-ELH *
Plaintiffs,	*
v.	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
* * * * * *	* * * * * * * *
BALTIMORE POLICE DEPARTMENT UT 1. I, Kelly John	LAINTIFF IN SUIT AGAINST THE NDER THE FAIR LABOR STANDARDS ACT g , agree to pursue my out of my employment with Baltimore Police
Department and the Mayor and City Council of	of Baltimore ("Defendants") in connection with the
above referenced lawsuit. This Consent Form	relates back to September 30, 2016, which is the
date the lawsuit was filed. As a result, my clain	ns relate back to September 30, 2013, which is three
years prior to the Original Complaint being fil	ed in this lawsuit.
2. I understand that this lawsuit is	brought under the Fair Labor Standards Act of 1938,
as amended, 29 U.S.C. § 201, et seq. I here	by consent, agree and opt-in to become a Plaintiff
herein and he bound to any judgment by the C	ourt or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12/18/17 Date	Signature John
	Kelly Johns Frint Name
	1603 TRedegas Are Home Address
	Catusulle, MD 2/228 City, State, Zip
	443 938 - 3809 Phone Number
	Kelly, johns @ Baltiminepolice, ong Email
	Sequence Number (if known)

KENNETH B. BUTLER, et al.,	-•-	
On behalf of themselves and on behalf of all other similarly situated employees,	*	Civil Action No. 1:16-cv-03309-ELH
omer similarly situated employees,	*	
Plaintiffs,	*	
v.	*	
BALTIMORE POLICE DEPARTMENT, et al.,	*	
Defendants.	*	
	*	

- 1. I, Mark Welcoth, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

	\triangle
12/18/17	Mars)
Date	Signature
	Makwatrath
	Print Name
	742 Bertield Rd
•	· Home Address
	Severa Park MD 21146
	City, State, Zip
	4438355152
	Phone Number
	Jun 40000. com
Ť	Email
	ESOS
İ	Sequence Number (if known)
	045580
	Employee ID (if known)

KENNETH B. BUTLER, et al.,	*
On behalf of themselves and on behalf of all other similarly situated employees,	* Civil Action No. 1:16-cv-03309-ELH
Plaintiffs,	
v.	*
	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
	*
* _ * * * * * *	* * * * * * *
1. I, Jimmy Dease	DER THE FAIR LABOR STANDARDS ACT, agree to pursue my out of my employment with Baltimore Police
Department and the Mayor and City Council o	f Baltimore ("Defendants") in connection with the
above referenced lawsuit.	
2. I understand that this lawsuit is b	rought under the Fair Labor Standards Act of 1938,
as amended, 29 U.S.C. § 201, et seq. I hereb	y consent, agree and opt-in to become a Plaintiff
herein and be bound to any judgment by the Co	ert or any settlement of this action.
3. I, hereby, designate Judd G. Mil	lman, Esq. (Bar No. 18212), Bruce M. Luchansky,
Esq. (Bar No. 08439), and Luchansky Law, and	l Herb Weiner, Esq., Michael E. Davey, Esq. (Bar

No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.

4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

PLEASE PRINT LEGIBLY; ANY INABILITY TO READ THE INFORMATION YOU PROVIDE BELOW COULD JEOPARDIZE YOUR PARTICIPATION IN THIS MATTER.

Date

Signature

Jimmy Lase

Print Name

3749 Church Ld.

Home Address

City, State, Zip

443-743-9659

Phone Number

Hunzy 75@ Gmail. Com

Email

Go19

Sequence Number (if known)

028759

Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be

KENN	EIHB	. BUIL	ER, et a	al.,		*					
On behalf of themselves and on behalf of all other similarly situated employees,						*	Civil	Action No	o. 1:16-0	ev-033(09-ELH
	Plainti	ffs,				*					
v.			1			*				!	
BALT: et al.,	IMORE	POLIC	E DEP.	ARTM	IENT,	*					
	Defend	lants.				*					
						*					
*	*	*	*	*	*	*	*	*	*	*	*

- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

20 Prombr 2017 Date	Signature Print Name
	HON Growth Plans 1 met #15/5M Home Address Bel Air, MCM4/0011 21/1/5.
	City, State, Zip (443) 417-516 (Phone Number
	Email) # (3-711 Sequence Number (if known)
	Employee ID (if known)

MENNIETH D. DUTT ED

KENNETH B. BUTLER, et al.,			
On behalf of themselves and on behalf of all	*		00000 5111
other similarly situated employees,	*	Civil Action No. 1:16-cv	-03309-ELH
Plaintiffs,			
	*		
V.			
DALTH (ODE DOLLGE DEDADER (EVE	*		
BALTIMORE POLICE DEPARTMENT, et al.,	*		
Defendants.	*		
	*		
at at at at a			

- 1. I, JAMES NEUW MARSH, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

19 Dec '2017	James Nevin Jarsh Signature
Date	Signature
	JAMES NEVIN MARSh
	Print Name
	400 Ranble ROAD
	Home Address
	BE AIR MD 21015-6229 City, State, Zip
	443-682-2005
	Phone Number
	JAMES. MARSh @ BATTIMORE Police, ORC
	Email
	G-067
,	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

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KENNETH B. BUTLER, et al.,	· ·
On behalf of themselves and on behalf of all	*
other similarly situated employees,	Civil Action No. 1:16-cv-03309-ELH *
Plaintiffs,	*
v.	*
BALTIMORE POLICE DEPARTMENT, et al.,	*
Defendants.	*
	*

- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12-19-17 Date

11/4/11/
Signature
Vincent Louis Blondo II
Print Name
9515 Horn Ave
Home Address
Mottingham, MD, 21236 City, State, Zip
City, State, Zip
410 913 4822
Phone Number
Biondo V16 Gmail. com
Email
5752
Sequence Number (if known)
Employee ID (if known)

IMPORTANT NOTE

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KENN	IETH B	. BUTLI	ER, et a	al.,		*							
On behalf of themselves and on behalf of all other similarly situated employees,						* Civil Action No. 1:16-cv-03309-El							
	Plainti	ffs,				*							
V.						*							
BALTIMORE POLICE DEPARTMENT, et al.,					*								
	Defend	lants.				*							
*	*	*	*	*	*	*	*	*	*	*	*		

- 1. I, Trever Curf 5 , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

12-19-17 Date	Signature
•	Trevor Curtis
	Print Name
	1814 Waltman rd Home Address
	Edgewood MD 21040 City, State, Zip
	848-7-22-1612 Phone Number
	Trever, Cust's & Baltimore police of
	J491
	Sequence Number (if known)
	Employee ID (if known)

IMPORTANT NOTE

Statute of limitations concerns mandate that you return this form as soon as possible in order to preserve your rights. Each day you wait to return this form may be the last day a claim can be filed on your behalf or may result in reducing the potential recovery you may be entitled to receive.

KENN	EIHB	. BUTLI	ER, et a	ıl.,		*								
On behalf of themselves and on behalf of all other similarly situated employees,							* Civil Action No. 1:16-cv-0330							
·	imilar i	бинис	i empio	yees,		*	CIVIII	Otion 14	o. 1.10 (JV 0550) DDII			
	Plainti	ffs,				*								
v.						*								
BALTIMORE POLICE DEPARTMENT, et al.,					*									
	Defend	lants.				*								
						*								
*	*	*	*	*	*	*	*	*	*	*	*			

- 1. I, <u>Jaced Dollard</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar
- No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

913 · 422 · 317 2 Phone Number jared.dollard gmail.com Email Sequence Number (if known)

Employee ID (if known)

IMPORTANT NOTE

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KENN	VETH E	B. BUT	LER, et	al.,		*						
					alf of all	*						
other similarly situated employees,					*	Civil	Action N	No. 1:1	6-cv-03.	309-EL	Н	
	Plaint	tiffs,										
v.						*						
						*						
BALT et al.,	'IMORI	E POLI	CE DEF	PARTM	ENT,	*						
	Defen	dants.				*						
						*						
*	*	*	*	*	*	*	*	*	*	*	*	

- 1. I, John Gossett , agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

Date

Signature

John Gossett

Print Name

All Munnery Lane

Home Address

Catonsville, MD, 21228

City, State, Zip

410-353-9796

Phone Number

John Gossett@Baltimore Police.org

Email

T-812

Sequence Number (if known)

Employee ID (if known)

IMPORTANT NOTE

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KENNETH B. BUTLER, et al.,	4						
On behalf of themselves and on behalf of all	* Civil Action No. 1:16-cv-03309-E						
other similarly situated employees,	*	Civil Action	NO. 1:10-0	20-03303	9-ELN		
Plaintiffs,							
	*						
v.	*						
BALTIMORE POLICE DEPARTMENT,	••						
et al.,	*						
Defendants.	*						
	*						
	-1- -1-			ata	ale.		

- 1. I, <u>Sand A Borch Sr.</u>, agree to pursue my claims, as described in the Notice, arising out of my employment with Baltimore Police Department and the Mayor and City Council of Baltimore ("Defendants") in connection with the above referenced lawsuit. This Consent Form relates back to September 30, 2016, which is the date the lawsuit was filed. As a result, my claims relate back to September 30, 2013, which is three years prior to the Original Complaint being filed in this lawsuit.
- 2. I understand that this lawsuit is brought under the Fair Labor Standards Act of 1938, as amended, 29 U.S.C. § 201, et seq. I hereby consent, agree and opt-in to become a Plaintiff herein and be bound to any judgment by the Court or any settlement of this action.

- 3. I, hereby, designate Judd G. Millman, Esq. (Bar No. 18212), Bruce M. Luchansky, Esq. (Bar No. 08439), and Luchansky Law, and Herb Weiner, Esq., Michael E. Davey, Esq. (Bar No. 29188) and Schlachman, Belsky & Weiner, P.A., to represent me for all purposes in this action.
- 4. I also designate collective action representative(s) who agree to serve on a settlement committee as my representative to make decisions on my behalf concerning the litigation, including the method and manner of conducting this litigation, entering into settlement agreements, entering into an agreement concerning the payment of Plaintiffs' attorneys' fees and costs by the Defendants, and all other matters pertaining to this lawsuit.

Signature

David A. Burch Jr.

Print Name

613 George St Apt S

Home Address

Baltimore, MD 21201

City, State, Zip

443-702-6414

Phone Number

david. burch Jr.@ baltimore police.org

Email

3645

Sequence Number (if known)

IMPORTANT NOTE

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